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8 UNITED STATES DISTRICT COURT
9 FOR THE CENTRAL DISTRICT OF CALIFORNIA

10 UNITED STATES OF AMERICA,

11 Plaintiff,

12 v.

13 \$26,742.25.00 IN U.S. CURRENCY,

14 Defendant.

15 No. CV 17-03640-CJC (SSx)

16 **CONSENT JUDGMENT OF
17 FORFEITURE**

18
19 GLENN BROWNE,
20 Claimant.

21 Plaintiff and Glenn Browne (“Browne”) have made a stipulated request for the
22 entry of this Consent Judgment, resolving this action in its entirety. The defendant
23 currency was seized from Browne, and he has agreed to the forfeiture of \$16,742.25 of
24 the \$26,742.25 in U.S. Currency. Notice was given and published in accordance with
law. Browne’s claim was stricken and the government has not received any other
claims or answers, and the time for filing claims and answers has expired.

25 The Court, having considered the stipulation of the parties, and good cause
26 appearing therefor, **HEREBY ORDERS, ADJUDGES AND DECREES:**

27 1. The government has given and published notice of this action as required by
28 law, including Rule G of the Supplemental Rules for Admiralty or Maritime Claims and

1 Asset Forfeiture Actions, Federal Rules of Civil Procedure, and the Local Rules of this
2 Court. Browne, from whom the defendant currency was seized, has agreed to forfeit
3 \$16,742.25. Browne's claim was stricken and the government has not received any
4 other claims or answers, and the time for filing claims and answers has expired. This
5 Court has jurisdiction over the parties to this judgment and the defendant currency. Any
6 potential claimants to the defendant currency other than Browne are deemed to have
7 admitted the allegations of the complaint. Nothing in this consent judgment is intended
8 or should be interpreted as an admission of wrongdoing by Browne, nor should this
9 consent judgment be admitted in any criminal proceeding against Browne to prove any
10 of the facts relied upon to establish reasonable cause for the seizure of the defendant
11 currency.

12 2. The proposed judgment further provides that \$10,000.00 of the defendant
13 currency shall be returned to Browne, without interest, and shall be paid to Browne no
14 later than forty-five days after the date the Judgment is entered, or the date Browne
15 provides the information described below, whichever is later.

16 3. If the United States elects to make the payment of the \$10,000.00 by check,
17 the check shall be payable to the "Glenn Browne", and mailed to Glenn Browne. If the
18 United States elects to make the payment by wire transfer, the funds shall be wire
19 transferred to Glenn Browne. Browne agrees to provide the necessary bank account
20 information for the trust account and his personal identifiers upon request from the
21 United States.

22 4. The remaining \$16,742.00 of the defendant currency shall be forfeited to
23 the United States, together with all interest earned by the government on the total amount
24 of defendant currency, and no other right, title, or interest shall exist therein.

25 5. The court finds that there was reasonable cause for the seizure of the
26 defendant currency and the institution of this action. This judgment constitutes a
27 certificate of reasonable cause pursuant to 28 U.S.C. § 2465.

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1 6. Each of the parties shall bear its own fees and costs in connection with the
2 seizure of the defendant currency and this action.

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4 DATED: June 13, 2019

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6 THE HONORABLE CORMAC J. CARNEY
7 UNITED STATES DISTRICT JUDGE

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9 Prepared by:

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